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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/586,159	07/14/2008	Egill Thor Ragnarsson	01190.0018	5610
22852 FINNEGAN I	7590 12/21/201 HENDERSON FARAE	0 BOW, GARRETT & DUNNER	EXAM	IINER
LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			KUMAR, KALYANAVENKA K	
			ART UNIT	PAPER NUMBER
			3653	•
			MAIL DATE	DELIVERY MODE
			12/21/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

RAGNARSSON, EGILL THOR 10/586,159 Office Action Summary Examiner Art Unit KALYANAVENKATESHWARE 3653 KUMAR

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Application No.

Applicant(s)

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication.

Statu	s
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 Failure to Any reply 	not for felly is specified above, the maximum statutory period will apply and will expire SIx (e) MLNI It's lifeth meaning date of mis communication, reply within the action or extended period for ferely will, by fast, discussion to become ABANDONED (SIX S) \$130. For example, the property of the state
Status	
2a) ☐ Th 3) ☐ Sir	esponsive to communication(s) filed on 14 July 2006. This action is FINAL. 2b) This action is non-final. This action is non-final. This action is non-final matters, prosecution as to the merits is used in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposition	of Claims
4a) 5)□ Cla 6)⊠ Cla 7)□ Cla	aim(s) 1-9 is/are pending in the application.) Of the above claim(s) is/are withdrawn from consideration. aim(s) is/are allowed. aim(s) 1-9 is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction and/or election requirement.
	e specification is objected to by the Examiner.
10)⊠ The App Re	e drawing(s) filed on 14 July 2006 is/are: a a accepted or b objected to by the Examiner. splicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). splacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d) e oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority und	der 35 U.S.C. § 119
a) 🖾 A 1.[2.[3.[knowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). All b) Some c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

Attachment(s)

1) Notice of	References	Cited	(PTO.892)
1) M Notice of	neierences	Cited	(F10-092)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08)

Paper No(s)/Mail Date

4) Interview Summary (PTO-413) Paper No(s)/Mail Date. __ 5) Notice of Informal Patent Application 6) Other: _____

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claim 1-9 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- Regarding claim 1, the phrase "such as" renders the claim indefinite because it is
 unclear whether the limitations following the phrase are part of the claimed invention.
 See MPEP § 2173.05(d).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claim 1-9 rejected under 35 U.S.C. 103(a) as being unpatentable over Sjoberg (USP 4,723,660) in view of Magnusson et al (USP 6,321,914 B1).
- 6. Regarding claim 1 and 3-5, Sjoberg discloses a grading apparatus for grading objects such as fish or shrimp in respect of their size, comprising a plurality of iuxtaposed endless conveyor belts (see Fig. 18), wherein the width separating adjacent

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conveyor belts is larger at the unloading end than at the loading end of the belts (see Fig. 18), each conveyor belt having a cross-section with sloping sides such that in between each adjacent pair of belts is formed a sorting channel with substantially continuous sloping sides (see Fig. 17), wherein each belt comprises a plurality of hinged segments forming said substantially continuous sloping sides, each of said hinged segments has an open cleft on the ridge between the sloping sides (see Fig. 16, near element 8), but Sjoberg does not explicitly disclose a sorting channel with substantially continuous sloping sides, each side being at an angle with respect to the axis of the belt in the range of about 70-85°. Magnusson teaches as obvious adjustability of the sloping angle 5-7° (col. 3, lines 22-35, the sloping angle of 5-7° would encompass the range of 85-83°). The claim would have been obvious because the technique for improving a particular class of devices was part of the ordinary capabilities of a person of ordinary skill in the art, in view of the teaching of the technique for improvement in other situations. In the present case, it would have been obvious to include adjustability in the ridge belt in order to grade different types of objections.

- Regarding claim 2, Sjoberg discloses each belt is a continuous elastic belt (see
 Fig. 4).
- 8. Regarding claim 6, Sjoberg discloses said cleft has a width In the range of about 3-10 mm (see Fig. 16 and 18 and col. 4, lines 54+ where the width is adjustable with respect to the continued length of the conveyor and is adjusted to the needed width to grade different sized articles).

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 Regarding claim 7, Sjoberg/Magnusson discloses guiding means arranged by the loading end of the conveyor belts for guiding objects to be graded to the channels in between adjacent belts and away from ridges and/or clefts on top of said hinged segments (see Fig. 2).

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- 10. Regarding claim 8, Sjoberg discloses the use of an apparatus of any of claims 1-7 for the size grading of Items (col. 1, lines 13-25). Further, Applicant is respectfully reminded that claim language consisting of functional language and/or intended use phrasing is given little, if any, patentable weight as the apparatus must merely be capable of functioning, or being used, as claimed. See MPEP 2112.02, 2114. Here, the apparatus is capable of size grading items.
- 11. Regarding claim 9, Sjoberg discloses the items are selected from the group consisting of peeled or unpeeled shrimp tails, lobster tails, fish including capelin, sardine, herring, mackerel, horse mackerel, menhaden, anchovy, blue whiting, ocean perch, cod, pollock, haddock, oysters, clams and mussels (col. 1, lines 13-25). Further, Applicant is respectfully reminded that claim language consisting of functional language and/or intended use phrasing is given little, if any, patentable weight as the apparatus must merely be capable of functioning, or being used, as claimed. See MPEP 2112.02, 2114. Here, the apparatus is capable of grade fish products.

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Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kalvan Kumar whose telephone number is 571-272-

8102. The examiner can normally be reached on Mon-Fri 7:00AM-3:30PM.

13. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Stefanos Karmis can be reached on 571-272-6744. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

4. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kalyan Kumar Examiner Art Unit 3653

/Stefano Karmis/

Supervisory Patent Examiner, Art Unit 3653